FCC 603

FCC Wireless Telecommunications Bureau
Application for Assignments of Authorization
and Transfers of Control

Approved by OMB
3060 - 0800
See instructions for
public burden estimate

Submitted 01/10/2003
at 02:41PM

File Number:

	11 02.417191
	File Number: 0001147624
2a) If this request is for an Amendment or Withdrawal. enter the File Number of the pending application currently on file with the FCC.	on File Number:
2b) File numbers of related pending applications currently on file with the FCC:	
Type of Transaction	
3a) Is this a pro forma assignment of authorization or transfer of control? No	
3b) If the answer to Item 3a is 'Yes', is this a notification of a <i>pro forma</i> transaction being filed under the procedures for telecommunications licenses?	e Commission's forbearance
4) For assignment of authorization only, is this a partition and/or disaggregation? No	-
5a) Does this filing request a waiver of the Commission rules?	
Visit in the control of the control	E-minus
7b) Does the transaction that is the subject of this application also Involve transfer or assignment of no	on-wireless licenses that are not
8) How will assignment of authorization or transfer of control be accomplished? Spectrum exchange If required by applicable rule, attach as an exhibit a statement on how control is to be assigned or tran any pertinent contracts, agreements, instruments, certified copies of Court Orders, etc.	sferred. along with copies of
** Total annual #** (A), (A) (** 100 *** *** *** *** *** *** *** *** *	
Market continues 17.5% inguistrate	
No. The Control of Con	
1-12/19/19/19/19/19/19	
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19 8W. Am. 9000098 Month?	
	t communication and the communication and th

22) Race, Ethnicity, Gender of Assignor/Licensee (Optional)

HRACE: I	American Indian or Alaska Native:	Asian:	Black or African-American:	Native Hawaiian or Other Pacific Islander:	White:
Ethnicity:	II HISDADIC OF LARRO.	Not Hispanic or Latino:			
Gender:	Female.	Male:			

23) FCC Registration Number (FRN):			
24) First Name (if individual):	Mi:	Last Name:	Suffix
25) Entity Name (if not an individual):	<u></u>		Journal of the second of the s
(26) P.O. Box: — —	And / Or	27) Street Address:	
28) City:		29) State:	30) Zip Code:
31) Telephone Number:		32) FAX Number:	
33) E-Mail Address:			

34) First Name:	MI:	/LastName;	Suffix:
35) Company Name:			
36) P.O. Box:	_ And /_Or	37) Street Address:	
38) City:		39) State.	40) Zip Code.
41) Telephone Number:	A	42) FAX Number:	
43) E-Mail Address:			

44) The Assignee is a(n). Limited List	il ity Corporati	on		
45) FCC Registration Number (FRN):	0004206645			
46) First Name (if individual):	MI:	Last Name:	Suffix:	
47) Entity Name (if other than individua	al): BellSouth M	obility LLC		
48) Name of Real Party in Interest:			49) TIN-1 00233205	
50) Attention To: Kellye E. Abernalby	WALL PRINCE			
51). POBox:	And / Or	52) Street Address: 1	7330 Preston Road. Suite 1700	
53) City: Dallas		54) State: TX	55) Zip Code: 75252	
56) Telephone Number: (972)733-2000 E-Mail Address:)	57) FAX Number: (97	2)733-2865	

59) First Name: David	ivii. u	Last Name: Richards	suffix:	
60) Company Name: Cingular	Wireless LLC			
(61) P.O. Box:	And / C.	(62) Street Address: 5565 Glenridge	Connector, Suite 1700	1
63) City: Atlanta 66) Telephone Number: (404)	236-5542	64) State: GA 67) FAX Number: (404)236-5575	65) Zip Code: 30342	
(68) E-Mail Address		07) TAX Number. (404)230-3379	W-1	

70) is the Assignee or Transferee an alien or the representative of an alien?	N
71) Is the Assignee or Transferee a corporation organized under the laws of any foreign government?	IN
72) Is the Assignee or Transferee a corporation of which more than one-fifth of the capital stock is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any corporation organized under the laws of a foreign country?	N
73) Is the Assignee or Transferee directly or indirectly controlled by any other corporation of which more than one-fourth of the capital stock is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any corporation organized under the laws of a foreign country? If 'Yes', attach exhibit explaining nature and extent of alien or foreign ownership or control.	N

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74) Has the Assignee or Transferee or any pany lo this application had any FCC station authonzation. license or construction permit revoked or had any application for an initial, modification or renewal of FCC station authonzation, license, construction permit denied by the Commission? If Yes'. anach exhibit explaining circumstances.	No
75) Has the Assignee or Transferee or any pany to this application. or any party directly or Indirectly controlling the Assignee or Transferee, or any party to this application ever been convicted of a felony by any Slate or federal court? If 'Yes'. anach exhibit explaining circumstances.	No
76) Has any court finally adjudged the Assignee or Transferee, or any party directly or indirectly controlling the Assignee or Transferee guilty of unlawfully monopolizing or attempting unlawfully to monopolize radio communication. directly or indirectly, through control of manufacture or Sale of radio apparatus. exclusive traffic arrangement. or any other means or unfair methods of competition? If 'Yes'. anach exhibit explaining circumstances.	No
77) Is the Assignee or Transferee. or any party directly or indirecflycontrolling the Assignee or Transferee currently a party in	=

78) Race, Ethnicity, Gender of Assignee/Transferee (Optional)

Hace.	American Indian or Alaska Native:	Asian:	Black or African-American:	Native Hawaiian or Other Pacific Islander:	White:
Ethnieity:	Hispanie er Latine:	Not Hispanic or Latino:			
Gender:	Female:	Male:			

Assignor/Transferor Certification Statements

- 1) The Assignor or Transferor certifies either (1) that the authorization will not be assigned or that control of the license will not be transferred until the consent of the Federal Communications Commission has been given, or (2) that prior Commission consent is not required because the transaction is subject to streamlined notification procedures for proforma assignments and transfers by telecommunications carriers. See Memoran-dum Opinion and Order, 13 FCC Rcd, 6293(1998).
- 2) The Assignor or Transferor certifies that all statements made in this application and in the exhibits. anachments. or in documents incorporated by reterence are material, are part of this application, and are true, complete, correct, and made in good faith.

79) Typed or Printed Name of Party Authorized to Sign

First Name: Douglas	MI: I	Last Name: Brandon	Suffix:
80) Title: Vice President			
Signature: Douglas I Brandon		81) Date: 01/10/03	

Assignee/Transferee Certification Statements

KNLG928

AL

1) The Assign							
transferred ur	ntil the consent ruse th e transa	t of the Federal Caction is subject to	Communications (to streamlined no	norization will not be Commission has be tification procedures Order, 13 FCC Rcd	en given. or (2)ነት s for pro <i>torma</i> as:	at prior Commiss	sion consent is not
the regulatory	power of the		cause of the prev	any particular frequivious use of the sam			
'If the applica	nt has sought e waiver requ	a Waiver of any s est.	such rule in conne	- ection with this appl	icatlon, it may ma	ke this certificatio	on subject to the
, ,		•		ns and abide by all			
allows, except	t for liability for		/, or any right acco	unications Commiss ured by, or any suit			
				ade in this application			
1							
(7) The applica	ent cortifies the	t it either (1) has		n 602 on file with th	e Commission /2) is filing an unda	ated Form 602
				n 602 on file with th le Form 602 under t			ated Form 0 02
							ated Form 0 02
							ated Form 0 02
					he Commission's	rules.	ated Form 0 02
			not required to fil	le Form 602 under t	he Commission's	rules.	
			not required to fil	le Form 602 under t	he Commission's	rules.	
simultaneousl	y with this app	lication, or (3) is	not required to fil	Last Name: Tac	he Commission's	rules.	Suffix:
simultaneousl	y with this app	lication, or (3) is	not required to fil	le Form 602 under t	he Commission's	rules.	Suffix:
simultaneousl	y with this app	lication, or (3) is	not required to fil	Last Name: Tac	he Commission's	rules.	Suffix:
simultaneousl	y with this app	lication, or (3) is	not required to fil	Last Name: Tac	he Commission's	rules.	Suffix:

Yes

FCC Form 603 Schedule A

Schedule for Assignments of Authorization and Transfers of Control in Auctioned Services

Approved by OMB 3060 - 0800 See instructions for publicate burden estimate

/ f		r engienny ret mataliment payments a	a the Assignor
	rules governing the licenses issue	ed to the Assignor)?	<u> </u>
If 'Yes', is the Assignee applying	lor installment payments?		
Year 1 Gross Revenues (current)	Year 2 Gross Revenues	Year 3 Gross Revenues	Total Assets:
3) Certification Statemen		: General Rule	
'Assignee certifies that they are e	ilgipic lo optain me licenses for wh		
rissignos germies mar alsy sives	lo committee modification for with		
For Assignees Claiming Eligibili	ty as a Publicly Traded Corporat	tion	
The second secon	ligible to obtain the licenses for wh	ich they apply and that lhey comply w	rith the definition of a Publicly
Eor Assissans Claimina Eliaibil	hr Heina a Control Group Struct		
Assignee certifies that they are e	ligible to optain the licenses for win	ich they apply.	
Assignee certifies that the application	ant's sole control group member is	a pre-existing entity, if applicable.	
	ty as a Very Small Business. Ve	ry Small Business Consortium. Sm	all Business. or as a Small
Business Consortium	ligible to obtain the licenses by wh	ich thou apply	
harman and the second of the s	ant's sole control group member is		- Manager - Port
riborginas continos triat trie applica	W	g of the state of	
For Assignees Claiming Eligibili	ty as a Pural Talanhona Compar		
Assignee certifies that they meet		e Company as set out in the applicable auction. See applicable FCC rules.	e FCC rules, and must
Assignee certifies that they meet disclose all parties to agreement	the definition of a Rural Telephone	e Company as set out in the applicable	e FCC rules, and must
Assignee certifies that they meet disclose all parties to agreement	the definition of a Rural Telephone s) to partition licenses won in this	e Company as set out in the applicable	e FCC rules, and must
Assignee certifies that they meet disclose all parties to agreement. Transfers of Control 1) Licensee Eligibility (for	the definition of a Rural Telephone s) to partition licenses won in this transfers of control only)	e Company as set out in the applicable	
Assignee certifies that they meet disclose all parties to agreement. Transfers of Control 1) Licensee Eligibility (for	the definition of a Rural Telephone s) to partition licenses won in this transfers of control only)	e Company as set out in the applicable auction. See applicable FCC rules.	
Assignee certifies that they meet disclose all parties to agreement. Transfers of Control 4) Licensee Eligibility (for As a result of transfer of control,	the definition of a Rural Telephone s) to partition licenses won in this transfers of control only) must the licensee now claim a larg	e Company as set out in the applicable auction. See applicable FCC rules.	
Assignee certifies that they meet disclose all parties to agreement. Transfers of Control 4) Licensee Eligibility (for As a result of transfer of control, originally declared?	the definition of a Rural Telephone s) to partition licenses won in this transfers of control only) must the licensee now claim a larg	e Company as set out in the applicable auction. See applicable FCC rules.	

The copy resulting from Print Preview is intended to be used as a reference copy only and MAY NOT be submitted to the FCC as an application for manual filing.

Other	01/08″3	Exhibit B - Response to Question 77	0178 I31855905426268857426 pdf

EXHIBIT A DESCRIPTION OF TRANSACTION AND PUBLIC INTEREST STATEMENT

Lead Application Information

This application is one of fourteen applications being filed in connection with the full and partial assignment of licenses between subsidiaries of AT&T Wireless Services, Inc. and subsidiaries of Cingular Wireless LLC, Meriwether Communications LLC, and Skagit Wireless, LLC. Applicants have designated the application being filed concurrently for the assignment of licenses from Ameritech Mobile Communications. LLC to AT&T Wireless Services of Hawaii, Inc. as the lead application for the transaction (ULS File No. 0001 146802). Accordingly, Applicants hereby incorporate by reference Exhibit A of the lead application.

RESPONSE TO QUESTION 77

Cingular Wireless LLC ("Cingular"), the real party in interest to the assignee. hereby submits this response to Question 77 of the FCC Form 603 concerning allegations against various indirect subsidiaries or affiliates of Cingular. While these cases may fall outside the scope of disclosures required by Question 77, they are nevertheless being reported out of an abundance of caution. In order to facilitate Commission's review of the pending litigation information, pages 3 and 4 of this exhibit are copies of the cases previously reviewed and approved for Cingular in connection with ULS File No. 0001085730, which was granted on December 28,2002. The current changes are underlined.

On March 7, 2000, In re Cellular Headquarters, Inc.; Cellular Headquarters, Inc. v. Comcast Cellular Communications, Inc., et al., No. 00-1067, was filed in the District of New Jersey. Plaintiff, a current sales agent, alleges a breach of the terms of his franchise agreement due to changes in the commission structure coroutside sales agents, the alleged failure to "promote" the sales force through advertising, and anticompetitive steps towards outside sales agents. The court conducted a settlement conference in November. The December 10. 2002 trial date has been cancelled. The parties will seek the bankruptcy court's approval of a tentative settlement agreement.

On January 18,2001, Westside Cellular, Inc. d/b/a Cellnet of Ohio v. New Par, Case No. 1:01CV0505, was filed in Cuyahoga County, Ohio against the Cincinnati SMSA Limited Partnership ("CSLP"), AirTouch, Verizon, and others, for damages as a result of Defendants' alleged failure to offer to sell cellular services to Cellnet at the same rates as it sold such service to its retail affiliates. Plaintiffhad previously obtained an adverse order on the issue of liability from the Ohio PUC against CSLP and AirTouch. A notice of appeal of the Ohio PUC decision was filed with the Ohio Supreme Court on June 25. 2001, asserting that the claims are preempted by federal law. On December 30, 2002, the Ohio Supreme Court affirmed the PUC order. rejecting Defendants' preemption arguments. The trial court likely will schedule trial for early 2003.

On November 6, 2001, Valley Cellular Inc. v. Cingular Wireless LLC, No. A442136, was filed in the District Court of Clark County, Nevada. Plaintiff is a former exclusive dealer of Defendant's products. On behalf of itself and similarly situated persons. Plaintiff alleges that Defendant inappropriately converted Plaintiffs business for itself by, among other things, opening retail locations immediately adjacent to Plaintiffs retail locations. Plaintiff alleges breach of contract, fraud, interference with prospective economic advantage, and conspiracy, including unfair competition. In response to a motion by Cingular, on February 14,2002, the Coun ordered that the matter be resolved through binding arbitration pursuant to the parties' agency agreement. Although the Court declined to issue a preliminary injunction ordering Plaintiff to comply with the non-compete provision in the parties' agency agreement, it granted a

preliminary injunction enjoining Plaintiff from using Cingular's trademarks and confidential subscriber and business information. On March 20,2002, Cingular tiled a Demand for Arbitration. Plaintiffhad twenty days to respond but failed to do so. The parties have agreed upon a single arbitrator.

On March 1,2002. *United States Cellular Telephone & Greater Tulsa. L.L. C. v. SBC Communications, Inc.*, No. 02CV0163C (J), was filed in the U.S. District Court for the Northern District of Oklahoma. SBC Communications, Inc. and SWB Telephone, L.P. ("SWBT") are defendants. The complaint alleges that because of land use (residential zoning) restrictions, the roof of a telephone building owned by Defendants is an "essential facility" to which Defendants have permitted access by an affiliate (Cingular) while denying access to Plaintiff Cingular is not a defendant. Among other things, the complaint alleges that Defendants have violated § 2 of the Sherman Act by treating United States Cellular less favorably than Cingular with respect to the claimed "essential facility."

On or around August 23, 2002, an action styled Millen, et al. v. AT&T Wireless PCS, LLC, et al. was filed in the U.S. District Court for the District of Massachusetts (Case No. 02-11689 RGS). Cingular Wireless LLC is a named defendant along with several other wireless companies. Plaintiffs seek to certify a class of wireless customers in the Boston metropolitan area. Plaintiffs allege that defendants market handsets and wireless services through tying arrangements and that defendants monopolize markets for handsets. Plaintiffs seek damages and injunctive relief under the Sherman Act.

On or around September 20,2002, an action styled *Truong. er al v. AT&T Wireless PCS*, *LLC*, *et al.* was filed in the U.S. District Court for the Northern District of California (Case No. C 02 4580). This complaint is similar to the Millen complaint filed in the U.S. District Court for the District of Massachusetts. Cingular has not yet been served.

On or around September 27,2002, an action styled Morales, et al. v. AT&T Wireless PCS, LLC.. et al. was filed in the U.S. District Court for the Southern District of Texas (Case No. L-02-CV 120). This complaint is similar to the Millen complaint field in the U.S. District Court for the District of Massachusetts. Cingular has received service.

On or around September 30, 2002, an action styled Beeler, et al. v. AT&T Cellular Services, Inc., et al. was filed in the U.S. District Court for the Northern District of Illinois (Case No. 02C 6975). This complaint is similar to the Millen complaint field in the U.S. District Court for the District of Massachusetts. Cingular has received service.

RESPONSE TO QUESTION 77

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On November 6, 2001, Valley Cellular Inc. v. Cingular Wireless LLC, No. A442136, was filed in the District Coun of Clark County, Nevada. Plaintiff is a former exclusive dealer of Defendant's products. On behalf of itself and similarly situated persons, Plaintiff alleges that Defendant inappropriately converted Plaintiffs business for itself by, among other things, opening retail locations immediately adjacent to Plaintiffs retail locations. Plaintiff alleges breach of contract, fraud, interference with prospective economic advantage, and conspiracy, including unfair competition. In response to a motion by Cingular. on February 14,2002. the Court ordered that the matter be resolved through binding arbitration pursuant to the parties' agency agreement. Although the Court declined to issue a preliminary injunction ordering Plaintiff to comply with the non-compete provision in the parties' agency agreement, it granted a preliminary injunction enjoining Plaintiff from using Cingular's trademarks and confidential subscriber and business information. On March 20,2002, Cingular tiled a Demand for Arbitration. Plaintiffhad twenty days to respond but railed to do so. The parties have agreed upon a single arbitrator.

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On or around September 30, 2002, an action styled Beeler, et al. v. AT&T Cellular Services, Inc., et al. was filed in the U.S. District Court for the Northern District of Illinois (Case No. 02C 6975). This complaint is similar to the Millen complaint field in the U.S. District Court for the District of Massachusetts. Cingular has received service.